FILED

UNITED STATES BANKRUPTCY COURT DISTRICT OF SOUTH CAROLINA SEE 24 PM 4: 00

IN RE:)	AST OF SOUTH CAR OLIN A
)	OPERATING ORDER
Interest Rate in Chapter 13 Cases)	
)	99-2
)	

Upon consideration of the report of the committee appointed by this court to recommend the interest rate to be reasonably applied to secured claims in Chapter 13 cases filed in this district on, or after, October 1, 1999,

IT IS ORDERED THAT:

- 1. An interest rate ("Periodic Interest Rate") of ten (10%) percent *per annum* applied to a secured claim in a Chapter 13 case will be presumed for plan confirmation purposes to be reasonable.
- 2. A debtor who, in a Chapter 13 plan, proposes to pay the Periodic Interest Rate on a secured claim (including, but not limited to, an arrearage on a real estate mortgage loan, an automobile loan, a mobile home loan, or a personal property loan) is presumed to be paying the present value of that claim as required by 11 U.S.C. §1325(a)(5)(B)(ii).
- 3. A party in interest, objecting to the Periodic Interest Rate proposed in a Chapter 13 plan, must within 25 days after service of the plan on that party: (a) file in the office of the Clerk of Court an Objection and Certification of Interest Rate (in the form attached hereto and designated as Exhibit 1) thereby indicating the objection and stating the interest rate to which the party in interest claims entitlement; and (b) serve the Objection and Certification of Interest Rate on the debtor, the debtor's attorney and the Chapter 13 trustee.

4. If the debtor opposes the interest rate claimed in the Objection and Certification of Interest Rate, the debtor must, within 15 days after service thereof on the debtor, file a response to the objection so that the dispute may be resolved at the hearing on confirmation of the plan. If no response is filed, the court may require the debtor to amend the Chapter 13 plan to reflect the interest rate claimed by the creditor.

J. BRATTON DAVIS, CHIEF JUDGE

WM.. THURMOND BISHOP, JUDGE

WAITES, JUDGE

Columbia, South Carolina

September 24, 1999

EXHIBIT 1

UNITED STATES BANKRUPTCY COURT

DISTRICT OF SOUTH CAROLINA

IN RE:) Case No
) OBJECTION AND CERTIFICATION OF INTEREST RATE
Debtor)
TO: Chapter 13 Trustee and Debtor	
interest rate proposed by the debtor in and claims entitlement to a rate of interest.	, a secured creditor in this case, hereby objects to the the Chapter 13 plan, dated, erest greater than the rate proposed in the Chapter 13 plan; ent to the interest rate set out below, certifies:
Contractual rate of interest: (copy of th	ne obligation attached)
Market rate of interest for similar loan	ns in creditors lending market:
Arrearage amount (if applicable):	(as of)
Payoff balance, as of date of filing:	
Hypothetical cost, in dollars, of liquida	ating collateral:
Hypothetical cost, in dollars, of makin	g a new loan:
Interest rate to which creditor is entitle	ed under plan:
debtor opposes the interest rate claimed debtor must, within 15 days after servithat the dispute may be resolved at the	1999 Operating Order 99-2 of this court, "If the d in the Objection and Certification of Interest Rate, the ce thereof on the debtor, file a response to the objection so hearing on confirmation of the plan. If no response is to amend the Chapter 13 plan to reflect the interest rate

claimed by the creditor."		
	Print or type name:	
Dated:	Signed:	
	[If appropriate] By:	
	as:	
	Address:	
	ID Number:	
	EXHIBIT 1	